

# भारत का राजपत्र

## The Gazette of India

प्राधिकार से प्रकाशित  
PUBLISHED BY AUTHORITY

सं० 16] नई दिल्ली, शनिवार, अप्रैल 17, 1965 (चैत्र 27, 1887)  
No. 16] NEW DELHI, SATURDAY, APRIL 17, 1965 (CHAITRA 27, 1887)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके  
Separate paging is given to this Part in order that it may be filed as a separate compilation

### भाग IV PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं  
Advertisements and Notices by Private Individuals and Private Bodies

INDIAN STATISTICAL INSTITUTE : PROFESSIONAL EXAMINATIONS RESULTS (External)

I. Statistician's Diploma Examination : November 1964

List of candidates declared to have passed at least in one paper of the examination

SYMBOL: P\* : passed with Distinction; P: passed only; x : failed; a : absent; '—' not registered.

Sl. No.	Regis- tration num- ber	Roll number	Name of candidate	General papers							Special papers			Subjects of specialisation
				I	II	III	IV	V	VI	VII	VIII	IX	X	
1	175	B 175	Anantha Padmanaba Thanthoni	—	—	—	—	P	—	—	—	P	x	Techno- commercial Statistics.
2	349	B 349	Vishnubhatla Venkata Narayana Somayajulu	P	P	—	—	x	—	—	—	—	—	—
3	358	B 358	Arungandrem Sreedharan	P	—	—	—	x	—	—	—	—	—	—
4	361	B 361	Vidyut Nilkanth Dave	P	—	—	—	x	—	—	—	—	—	—
5	91	C 91	Syamal Kumar Sen	—	—	—	—	—	x	—	P	a	x	Sample Sur- veys.
6	115	C 115	Samir Kumar Basu	x	—	a	—	—	—	P	—	—	—	—
7	131	C 131	Sakti Kumar Chowdhuri	—	—	—	—	—	P	—	—	—	—	—
8	166	C 166	Bhawani Prosad Ghosh	—	—	—	—	—	—	—	P	x	P	Techno- commercial Statistics.
9	188	C 188	Radha Raman Datta	P	—	—	—	—	—	—	—	—	—	—
10	254	C 254	Robindra Nath Mukherjee	P	a	a	—	—	a	—	—	—	—	—
11	255	C 255	Pimalendu Mahalanobis	—	x	—	P	—	—	x	—	—	—	—
12	277	C 277	Prasad Sachidanand	—	—	—	—	P	x	—	—	—	—	—
13	280	C 280	Malay Chand Chatterjee	x	P	—	—	x	x	—	—	—	—	—
14	285	C 285	Asim Kanti Biswas	P	—	—	x	x	—	x	—	—	—	—
	403	C 403	Deba Prasad Chatterjee	P	—	—	—	—	—	—	—	—	—	—
16	21	D 21	Prem H. Manghani	—	—	—	x	x	P	—	x	—	P	Design and Analysis of Experiments.
17	61	D 61	Darshan Singh	—	—	—	—	x	—	—	P	—	x	Sample Surveys.
18	65	D 65	Lal Singh	—	P	—	—	—	—	—	—	—	—	—
19	76	D 76	Ved Parkash Malhotra	P	—	x	—	—	x	—	x	x	x	Techno- commercial Statistics.
20	107	D 107	Narinder Kumar Gautam	—	—	—	—	—	—	—	—	P	—	Design and Analysis of Experiments.
21	181	D 181	Umrao Singh	—	—	—	—	x	—	—	P	x	x	Sample Surveys.

Sl. No.	Regis- tration num- ber	Roll number	Name of candidate	General papers							Special papers			Subjects of specialisation
				I	II	III	IV	V	VI	VII	VIII	IX	X	
22	185	D 185	Vijay Chandra Jain	—	P	P	—	—	P	—	—	—	—	Sample Surveys.
23	228	I 228	Dev Raj Taneja	—	—	—	P	x	x	—	—	P	P	
24	261	D 261	Satish Kumar	P	P	a	—	x	P	—	—	—	—	Techno- commercial Statistics.
25	262	D 262	Nirendra Nath Sarkar	—	—	—	—	P	—	—	x	—	x	
26	344	D 344	Amrik Singh	P	x	—	—	—	—	—	—	—	—	—
27	363	D 363	Rajinder Mohan Puri	—	P	—	x	P	x	—	—	—	—	
28	392	D 392	Mohinder Singh Batra	—	—	P	—	x	x	—	—	—	—	—
29	396	D 396	K. Sethumadhavan	P	—	—	P	—	—	—	—	—	—	
30	401	D 401	Bansi Dhameja	P	x	x	x	—	—	—	—	—	—	—
31	440	D 440	Jitendra Swarup Sharma	—	—	P	—	—	x	—	—	—	—	
32	123	G 123	Makkhan Lal Gupta	P	—	—	—	x	—	—	—	—	—	—
33	139	G 139	Ramendra Narayan Kar	—	—	—	—	P	—	—	—	—	—	
34	423	H 423	Chintalapati Lakshminarayana Sastry	P	P	x	x	a	a	a	x	P	a	Statistical Inference. Design and Analysis of Experiments.
35	6	L 6	Shambhu Nath Bājpai	—	—	—	x	—	—	x	—	P	—	
36	146	I 146	Shiv Kumar Saksena	P	—	—	—	P	—	—	—	—	—	—
37	250	I 250	Maheshwari Prasad Saksena	P	x	—	—	x	—	—	—	—	—	
38	410	L 410	Triloki Nath Sinha	P	—	—	—	—	—	—	—	—	—	—
39	28	M 28	N. Ramakrishnan	—	—	—	P	—	—	x	P*	—	—	
40	78	M 78	R. Sarangan	—	—	—	—	—	x	x	x	—	P	Sample Surveys. Techno- commercial Statistics.

203, Barrackpore Trunk Road,  
Calcutta-35.  
15 March, 1965.

(S. SEN GUPTA)  
Secretary,  
Examinations Committee.

Copy to candidates registered for November 1964 SD examination

List of candidates declared to have passed at least in one paper of the examinations

SYMBOL: P\* : passed with *Distinction*; P: passed only; x : failed; '—' : not registered.

Sl. No.	Registra- tion Number	Roll Number	Name of candidate	Papers				
				I	II	III	IV	V
<i>Computer's Certificate Examination : November, 1964</i>								
1	315	C 315	B. Kesava Panikkor	x	—	—	—	P
2	318	C 318	Bansi Dhar Mandal	—	—	P	x	—
3	375	C 375	Shibani Bhattacharyya	P*	—	—	—	P*
4	412	C 412	Alakesh Jana	x	P	x	—	—
5	429	C 429	Saroj Kumar Das	P	x	P	P	x
6	433	C 433	Lal Chand Adhya	x	P	—	—	P
7	434	C 434	Nimai Kumar Manna	—	P	—	—	P
8	122	G 122	Panna Lal	P	—	—	—	—
9	130	G 130	Mohd. Shamsuddin	—	—	P	—	—
10	134	G 134	Giridhar Chatterjee	—	—	P	—	—
11	213	G 213	Md. Ghulam Raza Ansari	—	P	P	—	—
12	216	G 216	Badri Narayan Lal	P	—	—	—	—
13	217	G 217	Binoy Kumar Prasad	—	—	—	x	P
14	306	H 306	Cheruvu Venkata Suryanarayan Murty	P	P	x	x	P
<i>Statistical Field Survey Junior Certificate Examination : November 1964</i>								
1	327	G 327	Salil Kumar Chatterjee	—	P	P	—	—
2	442	H 442	Kolapalli China Satyanarayana	P	x	x	—	—
<i>Statistical Field Survey Senior Certificate Examination : November 1964</i>								
1	439	D 439	Lalit Mohan Chatterjee	P	P	—	—	—
<i>Statistical Field Survey Diploma Examination : November 1964</i>								
Nil (only one candidate appeared but he failed to qualify in any of the papers)								
<i>Punched Card Machine Operator's Certificate Examination : November 1964</i>								
1	443	B 443	Dattatrya Pundlik Kulkarni	—	—	P	—	—

203, Barrackpore Trunk Road,  
Calcutta-35.  
15 March, 1965.

(S. SEN GUPTA)  
Secretary,  
Examinations Committee.

Copy to candidates registered for November 1964 CC/SFS/PCMOC examinations,

**NOTIFICATION BY THE KANPUR OILS & OIL-SEEDS EXCHANGE LIMITED, KANPUR**

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Late Ministry of Commerce and Industry S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Kanpur Oils and Oilseeds Exchange Ltd., Kanpur, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

**AMENDMENTS**

- I 1. (a) In line 3 of the definition (8), the words 'in oilseeds' shall be deleted.
- (b) In line 1 of definition (12) the word Oilseeds' shall be substituted by the word 'goods'.
- (c) For the existing definition (14) the following shall be substituted—  
"HEDGE CONTRACT" means a forward contract described in these Bye-laws.
- (d) For the existing definition (33) the following shall be substituted—  
"UNIT OF TRADING" means the unit for transaction in hedge contracts and shall be equivalent to 4,000 kilograms in respect of Lahi Hedge Contract and 5,000 kilograms in respect of Linseed Hedge Contract.
- II 12. After Bye-law 12, the following new Bye-laws shall be inserted as Bye-laws 12A and 12B viz.,—  
"12A. A broker shall record his transactions in the 'Kachi Bahi' in the trading ring of the Exchange itself on the same day on which he enters into the transaction. All such 'Kachi Bahis' shall be maintained by the broker for a minimum period of one year from the date on which the transactions have been entered into.  
12B. A broker shall not enter into any contract except on the instructions of and for a member."
- III 28. In Bye-law 28, the clause (xi) shall be renumbered as clause (xii) and the following clause shall be inserted as clause (xi) viz.,—  
"(xi) If he fails to comply with the provisions of any of the Bye-laws 12A, 12B and 13."
- IV. 60. In line 3 of the Bye-law 60 the words 'and Linseed' shall be added after the words 'Rapeseed and Mustardseed'.
- V 85. In line 2 of the Bye-law 85, the words 'and Linseed' shall be added after the words 'Rapeseed and Mustardseed'.
- VI 101. (i) In Bye-law 101(a) the word 'Lahi' shall be deleted.
- (ii) In Bye-law 101(b) the words 'The Secretary' shall be inserted at the beginning of the Bye-law.
- (iii) In Bye-law 101(c) the words 'and Linseed' shall be added after the words 'rapeseed and mustardseed'.
- VII 108(a). In Bye-law 108(a) the words and figures 'of 4000 kgs.' wherever occurring shall be deleted.
- VIII 111(a). In Bye-law 111(a), in lines 1 and 2, the letters, figures and words 'Rs. 0/40 per 40 kgs. in the hedge contract rate' shall be substituted by the words 'Re. 0/40 per 40 kgs. and per 50 kgs. in the Lahi and Linseed Hedge Contracts rates respectively.'
- IX 116(a) In Bye-law 116(a) for the words 'trading by members, or upon the open position of members or controlled by members' the following words shall be substituted, namely :—  
"trading by members or by registered non-members or upon the open position of members or controlled by members or upon the open position of registered non-members or controlled by registered non-members."
- X 121. (i) In the existing clause (a) the words 'in the forms prescribed by the Board in this behalf' be added at the end of the Bye-law.

(ii) In clause (b) for the words and figures 'of 50 bags' the words and figures 'of 4000 kgs. each for Lahi and 5000 kgs. each for Linseed' shall be substituted.

XI 10. For the existing Bye-law 130 the following shall be substituted :—

"The balance of the price of the goods viz. 75% shall be paid by the buyer to the seller at the time of weighment of the goods for each unit immediately after the weighment thereof is completed. The seller and the buyer by mutual agreement may make necessary adjustment for allowance, if any, in respect of differences in quality, refraction etc., otherwise the provisions of Bye-law 131 shall apply.

XII 132. For the existing Bye-law 132 the following shall be substituted :—

"If the buyer so wishes, he may, deposit with the Exchange the full price of the goods at the delivery order rate and in that case 75% of the price of the goods shall be paid by the Exchange to the seller after the goods are delivered by the seller to the buyer and the balance money viz.,

25% shall be paid to the seller after all the formalities regarding refraction, survey etc. are complete to the satisfaction of the Secretary.

XIII 138. In line 21 of Bye-law 138, after the words and figures "Rs. 0/50 per 40 kg." the words and figures "in respect of Lahi hedge contract and Re. 1 per 50 kg. in respect of linseed hedge contract" shall be added.

XIV 141. In line 5 of the Bye-law the words and figures "the Bye-law 97" shall be substituted by the words "these Bye-laws".

XV 150. In Bye-law 150, in the third line for the words "any lot of less than 50 bags" the following words shall be substituted :—

"goods less than those equivalent to one unit of trading."

XVI 154B. In Bye-law 154B in line 1 the words 'Lahi' shall be deleted.

XVII 229. In line 3 of the Bye-law 229 the words 'hedge contracts' shall be substituted in place of the words 'Lahi Hedge Contract'.

XVIII 254. After Bye-law 254 the following new Bye-law 254A shall be added :—

"254A. (i) No member of the Exchange shall enter into a transaction of future delivery either on his own account or on account of any other person (member or non-member) with a non-member who is not registered with the Association in accordance with the procedure laid down by the Board with the prior concurrence of the Forward Markets Commission.

(ii) A person who is registered with the Association as in (i) above, may be liable to be fined and to cancellation of his registration for any breach of the conditions of registration on his part. The outstanding business in excess of the limit prescribed under the Bye-laws may be closed out in accordance with the terms of closure fixed by the Board, if not reduced to the prescribed limit within seven days or within such period as may be extended by the Board with the approval of the Forward Markets Commission by the person concerned from the date of the Board's orders."

XIX 259(i) In Bye-law 259(i) after the figure and words 'per 40 kgs.' the figures and words "in respect of Lahi Hedge Contract and Re. 1 per 50 kg. in respect of Linseed Hedge Contract" shall be added.

(ii) In Bye-law 259(h) in line 8, after the figures and words 'per 40 kgs.' the figures and words "in respect of Lahi Hedge Contract and Re. 1 per 50 kg. in respect of Linseed Hedge Contract" shall be inserted.

XX FORMS (a) In Form No. (1)—Application for Membership—

(1) In clause (c) on Page 1 for the items Nos. 1, 2 and 3 substitute the following—

1. Individual or Joint Holders or
2. Firm or
3. Joint Hindu Family or
4. Corporation or Company"

- (ii) In clause (h) on page 2 after the words 'if any' add the following words—

"if a firm, give full names of partners, if Joint Hindu Family, give names of all co-partners and the manager."

- (iii) On page 3 of the form the existing clause (c) be re-numbered as clause (e) and before this renumbered clause (e) the following two new clauses (c) and (d) shall be inserted, namely—

"(c) Firm, I———, a partner of the applicant firm above named, hereby declare that the information contained in the above application is true to my knowledge.

(d) Joint Hindu Family, I———, Manager or Karta of the applicant Joint Hindu Family above named hereby declare that the information contained in the above application is true to my knowledge."

- (iv) For the existing words and figures of the note clause after N.B. on page 4 substitute the following :—

(i) The deposit, admission fee and the amount of subscription, as prescribed under the Articles of Association of the Exchange from time to time must be paid along with the application.

(ii) With the names of individuals their Father's/Husband's name and their occupation must be stated in each case.

(b) In Form No. 7, KABALA Memo the words 'Lahi' shall be deleted and the space shall be left blank.

(c) In Form No. 8, for the word "md." wherever it occurs, the word "Kg." shall be substituted.

(d) In Form No. 10, Delivery Order the word 'Lahi' and the words and figures "40 Kgs. and 4000 Kg" wherever they occur shall be deleted and the spaces shall be left blank.

(e) In Form No. 11 Demand Notice—the words 'Lahi' and the words and figures "40 Kgs. and 4000 Kg" wherever they occur shall be deleted and the spaces shall be left blank.

XXI Additional Bye-laws After Bye-law 272D, the following shall be added as a Chapter to the Bye-laws of the Exchange.

#### "XXIX—ADDITIONAL BYE-LAWS FOR FUTURES TRADING IN LINSEED

273. Bye-laws beginning with No. 273 to 284 (both inclusive) are additional Bye-laws for futures trading in Linseed. All the Bye-laws of the Exchange as may be in force at any time or from time to time shall also be applicable to all the matters connected with hedge contracts in Linseed in so far as these matters are not specifically dealt with in the additional Bye-laws for Hedge Contracts in Linseed and are not repugnant to the additional Bye-laws.

274. For the purpose of futures trading in linseed there shall be a contract called 'LINSEED HEDGE CONTRACT'.

275. In respect of 'LINSEED HEDGE CONTRACT' there shall be three deliveries in a year viz. MAY, SEPTEMBER AND JANUARY of the Gregorian Calendar.

276. Subject to the concurrence of the Forward Markets Commission, hedge trading in a new delivery shall commence at the latest by the 1st working day of the delivery month of the current hedge contract. In case, however, the Board decides to commence aforesaid trading from a date other than the above specified date it shall do so with the prior concurrence of the Commission.

277. (i) The Due Date for each of the deliveries shall be as follows :—

MAY—31st MAY

SEPTEMBER—30th SEPTEMBER

JANUARY—31st JANUARY

(ii) If the Due Date happens to fall on a holiday, the immediately preceding day shall be taken as the due date.

(iii) The delivery period shall be from a date 12 days prior to the due date upto the due date of each delivery month.

(iv) No fresh transactions would be entered into during the delivery period, but the members would, however, be entitled to liquidate during the period their open position already acquired on the date 12 days prior to the Due Date of the delivery month provided no demand notice or delivery order is issued against those outstanding.

278. All trading in LINSEED HEDGE CONTRACT in any delivery shall come to an end one day before the due date.

279. The units of trading and price quotation in Linseed Hedge Contract shall be 5000 Kilograms and 50 Kilograms respectively.

280. (i) The basis of the Linseed Hedge Contract shall be Linseed of average quality of the crop of the year applicable to the relevant delivery.

(ii) The basis of quality of hedge contract for linseed will be bold grain Linseed containing 110 grains per gramme with mutual allowances to buyer or seller as under :—

(a) For every grain less than 110 grains per gramme allowance at 0.10 per cent of the contract price subject to a maximum allowance of 1 per cent to the seller.

(b) For every grain more than 110 grains per gramme but not exceeding 130 grains per gramme allowance at 0.10 per cent of the contract price to the buyer.

(c) For every grain in excess of 130 grains per gramme but not exceeding 145 grains per gramme allowance at 0.15 per cent of the contract price to the buyer.

(d) If there are more than 145 grains per gramme rejection at buyer's option.

281. Refraction in the goods tendered shall be as under :—

(i) *Refraction basis.*

(a) Refraction upto 4 per cent to be treated as goods and the buyer have to pay for the full quantity taken delivery of.

(b) Excess of refraction above 4 per cent upto 8 per cent to be treated, as refraction and allowance to be made to the buyer at full value for such excess only.

(c) Excess of refraction above 8 per cent upto 12 per cent to be treated as refraction and allowance to be made to the buyer at full value for such excess only and the seller shall also pay additional allowance as cleaning charges at the rate of 15 paise per 50 Kilograms to the buyer.

(d) Buyers to have the option to reject if the tender contains refraction in excess of 12 per cent.

(ii) *Refractions.*

(a) *Foreign matter*—Dirt, foodgrains and all non-oleaginous impurities to be treated as full dirt i.e. valueless and included in refraction.

(b) *Other Oilseeds* (Oleaginous impurities)—Oilseeds other than Linseed (except Castorseed) to be reckoned as  $\frac{1}{2}$  dirt upto 3% and full dirt over 3 per cent. Castorseed to be treated as dirt. Further presence of traces of castorseed or castorseed husk will give the buyer the option to clean at seller's expense subject to a cleaning of 15 paise per 50 Kilograms as per this rule no other cleaning charges shall be payable by the seller.

(c) *Damaged Seed*—(Externally and Internally discoloured) upto 6% to be reckoned as  $\frac{1}{2}$  dirt. Excess over 6% upto 8 per cent as  $\frac{1}{2}$  dirt and excess over 8 per cent as full dirt.

(d) *Slightly damaged or touched seed*—(Externally discoloured) 1 per cent free; excess over 1% to be reckoned as  $\frac{1}{2}$  dirt.

(e) *Dead Seed*—To be reckoned as  $\frac{1}{2}$  dirt upto 3% and full dirt over 3 per cent.

282. The Board, with the prior approval of the Forward Markets Commission, may alter the above tenderable varieties and/or the allowances from time to time in respect of any delivery of hedge contract before commencement of trading in the same.

283. (a) The Hedge Contract for LINSEED shall be for delivery at Kanpur. But the seller shall have the option of delivering LINSEED at outstation centres mentioned in the Schedule appended to these Bye-laws and if he chooses to deliver at outstation centres, he shall do so by specifying the same in the delivery order submitted by him under Bye-law 126.

(b) The Board may with the concurrence of the Forward Markets Commission modify the Schedule of Outstation delivery centres prescribed under Clause (a) above from time to time in respect of any delivery of the Hedge Contract before the commencement of trading in the same.

284. (a) On or about the due date of the Hedge Contract, the due date rate shall be fixed by the Board on the basis of the spot rate for the basis variety of the Linseed Hedge Contract at Kanpur, taking also into account the spot prices prevailing at the interior centres prescribed under Bye-law 283 above, the railway freight from these centres to Kanpur and the other expenses as may be fixed by the Board under Bye-Law 145 read with Bye-law 273 and such other relevant circumstances which they may in their discretion deem fit.

(b) The due date rate so fixed shall be subject to the conditions, if any, applicable to the contract under Bye-law 103A and shall also not be higher than the maximum rate or lower than the minimum rate fixed for the delivery under Bye-law 232.

(c) All outstanding Linseed Hedge Contracts on the due date in respect of which no delivery order or demand notice is submitted to the Clearing Section, shall be closed at the due date rate.

## XXII SCHEDULE

### IN THE SCHEDULE OF OUTSTATION DELIVERY CENTRES

(i) Above the line reading "(See Bye-law 97)", the following shall be added—

"A—For rapeseed and mustardseed (Lahi)"

(ii) After the centres ending with Sirsaganj the following new para shall be added :—

"B—For linseed (See Bye-law 283)"

States	Outstation Centres	
UTTAR PRADESH	1. ALLAHABAD	2. BANDA
	3. BHARWARI	4. BINDKI (TOWN)
	5. CHIRGAON	6. HARPALPUR
	7. KALPI	8. KARWI
	9. KUNCH	10. MAHOBA
	11. MAU-	12. ORAI
	RANIPUR	13. RAGAU.

B. N. MALIK

Secretary

The Kanpur Oils & Oilseeds Exchange Ltd.

Dated : 15th October 1964.

### NOTIFICATION BY THE ADONI OILSEEDS & OIL EXCHANGE LIMITED, ADONI

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce & Industry No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Adoni Oilseeds & Oil Exchange Ltd., Adoni, the same having been previously placed on the Notice Board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### AMENDMENTS

In the Bye-laws of the Exchange :—

I. For Bye-law 59A, the following Bye-law shall be substituted as Bye-law 59A, viz.

"59A (i) No member of the Exchange shall trade either in groundnut oil, or groundnut oilcake, or cottonseed, or any other recognised commodity either on his own account or on account of any other person (member or non-member) with a non-member who is not registered with the Exchange in accordance with the procedure laid down by the Board with the concurrence of the Forward Markets Commission.

(ii) A person who is registered as in (i) above may be liable to be fined or/and to cancellation of his registration for any breach of the conditions of registration on his part. The outstanding business in excess of the limits, if any, fixed under the Bye-laws may be closed out in such a manner as may be directed by the Board, if the concerned person has not done so within seven days thereafter or within such period as may be extended by the Board with the approval of the Forward Markets Commission.

II. In Bye-law 216, for clause (1), the following shall be substituted, namely :—

"(i) Notwithstanding anything contained in the Bye-laws, the Board may, from time to time by a resolution passed by itself and concurred in by the Forward Markets Commission, fix such limit or limits upon daily trading by members or by registered non-members or upon the open position of members or controlled by members or upon the open position of registered non-members or controlled by registered non-members in respect of hedge contracts for any delivery or deliveries as the Board may consider necessary or desirable."

T. RAMAMURTI

Secretary

Adoni The Adoni Oilseeds & Oil Exchange Limited  
16-2-65.

Adoni

### NOTIFICATION BY THE ADONI OILSEEDS & OILS EXCHANGE LIMITED, ADONI

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce & Industry No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendment made to the Bye-laws of the Adoni Oilseeds & Oil Exchange Ltd., Adoni, the same having been previously placed on the Notice Board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

#### AMENDMENT

In Additional Bye-laws for Trading in Cottonseed.

I. In Bye-law 280(A) for clause (a) and (b) the following shall be substituted, namely;

"Laga : 280A. (a) Every member shall pay to the exchange laga or cess on every transaction of sale and purchase at the rate of 5 p. per 50 quintal or 5000 kg. in the case of Laxmi Cottonseed and 60 quintal or 6000 kgs. in the case of Farm Cottonseed.

(b) Every member shall also pay to the Exchange for the Adoni College and Educational Society an additional laga on every transaction of sale and purchase at the rate of 1 p. per 50 quintal or 5000 kg. in the case of Laxmi Cottonseed and 60 quintal or 6000 kg. in the case of Farm Cottonseed."

II. The above amendment shall apply to the March 1965 in Laxmi Cottonseed and April 1965 in Farm Cottonseed and subsequent deliveries of hedge contracts while the provisions of the existing Bye-law 280(A) (a) and (b) of the Additional Bye-laws for Cottonseed of the Exchange as it stood immediately before the date of approval by the Secretary, Forward Markets Commission shall continue to apply to February '65 and March '65 deliveries in Laxmi and Farm Cottonseed hedge contracts respectively.

T. RAMAMURTI

Secretary

The Adoni Oilseeds & Oil Exchange Limited  
Adoni

Adoni,  
16-2-65.

### NOTIFICATION BY THE SAURASHTRA OIL AND OILSEEDS ASSOCIATION LTD., RAJKOT

The approval of the Secretary, Forward Markets Commission under Sub-clause (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Saurashtra Oil and Oilseeds Association Ltd., Rajkot, the same having been previously placed on the Notice Board of the

Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

**I. In Groundnut Oil/Groundnut Kernels Bye-laws :**

- (1) In Bye-law 83(B), In clause (b), for the words "Sales Tax and", the word "the" shall be substituted.
- (2) In Bye-law 163, for the figures "0.50", the figures "0.55" shall be substituted and for the figures "2.00", the figures "2.40" shall be substituted.
- (3) In the "TERMS OF CONTRACT FOR GROUNDNUT OIL", in clause 2(a), for the words "Sales Tax and", the word "the" shall be substituted.

**II. In Groundnut Whole Bye-laws :**

In Bye-law 18, for the figures "2.50", the figures "1.75" shall be substituted."

N. G. VYAS  
Secretary

Rajkot,  
Dated 6-1-1965.

NOTE: Approval of the above amendments has been received under Forward Markets Commission letter No. 2/2/64-SAURS dated 4-1-1965 from which date the said amendments come into force.

**NOTIFICATION BY THE SAURASHTRA OIL AND OILSEEDS ASSOCIATION LTD., RAJKOT**

The approval of the Secretary, Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce & Industry No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Groundnut Whole Bye-laws of the Saurashtra Oil & Oilseeds Association Ltd., Rajkot, the same having been previously placed on the Notice Board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

In Bye-laws relating to Hedge Contracts in Groundnut Whole :

In Bye-law 7(A),

(1) in clause (a), for the words "the rate of the previous clearing or the rate of the contract (whichever is applicable)", the words "the due date rate and the spot rate provided that if the spot rate is lower than the minimum rate then the difference payable shall be the difference between the due date rate" shall be substituted.

(2) for clause (b), the following clause shall be substituted as clause (b), namely; "If the seller has not issued delivery order for the fulfilment of his outstanding sale transactions by the 5th date of the delivery month, the seller shall pay to the buyer the difference between the spot rate and the due date rate provided such rate is higher than the spot rate. The seller shall also pay penalty as prescribed under Bye-law 7, provided the amount so prescribed does not exceed the amount equivalent to the difference between the due date rate and the maximum rate fixed :

Provided further that if a maximum price is fixed under these Bye-laws, the amount of penalty prescribed above plus the aforesaid difference between the spot rate and the due date rate shall not exceed the difference between the due date rate and the maximum price.

If the seller has issued delivery order without any goods to tender against the same or if the seller or his muddadam or his agent does not give delivery of the goods, the buyer shall act in accordance with Bye-law 9."

N. G. VYAS  
Secretary

Rajkot,  
2nd January 1965.

NOTE : The approval of the Forward Markets Commission has been received to the above amendments under their letter No. 2/2/64-SAURS dated 30-12-1964 from which date the amendments come into force.

**NOTIFICATION BY THE MADHYA PRADESH COMMERCIAL EXCHANGE LTD., AKOLA**

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Madhya Pradesh Commercial Exchange Limited, Akola, the same having been previously placed on the Notice Board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

**AMENDMENTS**

**I. In Bye-law 245 : In clause (3) :**

Delete the existing sub-clause (a) and insert the following, namely :—

- (a) In the hedge contract, qualities tenderable against the basis quality shall be :—
  - (i) 197/3 Cottonseed,
  - (ii) Verum Cottonseed,
  - (iii) Deshi (Gaorani) Cottonseed,
  - (iv) Chandazadi Cottonseed,
  - (v) Buri 0394 Cottonseed,
  - (vi) L. 147 Cottonseed,
  - (vii) Co2 Cottonseed,
  - (viii) Rajpalayam Cottonseed,

of the season, grown in the districts of Akola, Amravati, Yeotmal, Buldhana, Nagpur, Chanda, Wardha, Bhandara, Aurangabad, Jalna, Nanded, East and West Khandesh of Maharashtra State and Hoshangabad, Nimar and Chhindwara districts of Madhya Pradesh State and Adilabad district of Andhra Pradesh.

**II. In Bye-law 245, in clause (3) :**

Delete the existing sub-clause (d) and insert the following, namely :—

- "(d) (i) *Refraction* : 7½% mutual. Other oilseeds, grains, lint (so much as can be separated by hand) etc., shall be reckoned as dirt.
- (ii) *Mixtures* : (a) Mixture of Buri, Cambodia and other bold-seed varieties in a tender for Jarilla or other small-seed varieties shall be permissible upto 15%; for allowance purpose 5% shall be treated as free, next 10% at the rate of Re. 00.07 paise per quintal on every per cent; over 15% buyer's option to reject.
- (b) Mixture of Jarilla and other small-seed varieties of cottonseed in a tender for Buri and other Bold-Seed varieties shall be permissible upto 20%; for allowance purpose 10% shall be treated as free, next 10% at the rate of Re. 00.05 paise per quintal on every per cent; over 20% buyer's option to reject.

**III. In Bye-law 245, in clause (3) :**

Delete the existing sub-clause (e) and insert the following, namely :—

- "(e) *Deadseed* : (i) In respect of Jarilla and other small seeds, permissible upto 20% to be reckoned as 3/4th of the contract price and 1/4th as dirt. Over 20% buyer's option to reject.
- (ii) In respect of Buri and other boldseed varieties, permissible upto 15% to be reckoned as 3/4th of the contract price and 1/4th as dirt. Over 15% buyer's option to reject."

**IV. In Bye-law 245, in clause (3) :**

Delete the existing sub-clause (f) and insert the following, namely :—

- "(f) *Damaged seed* : (i) In respect of Jarilla and other small-seed varieties, permissible upto 25% over which buyer's option to reject. For allowance 10% free, over 10% upto 15% Re. 00.06 paise per quintal on every per cent, over 15% upto 20% Re. 00.09 paise per quintal on every per cent, over 20% upto 25% Re. 00.25 paise per quintal on every per cent.

(ii) In respect of Buri and other bold-seed varieties, permissible upto 20% over which buyer's option to reject. For allowance 10% free, over 10% upto 15% Re. 00.06 paise per quintal on every per cent, over 15% upto 20% Re. 00.09 paise per quintal on every per cent.

V. In Bye-law 245, in clause (3) :

After the existing sub-clause (f) insert the following as sub-clause (g), namely :—

"(g) (i) The Board shall fix the tendering differences, i.e. premia or discount for the varieties other than the basic variety, on or about the 10th day of the month of delivery preceding the delivery period. Such differences shall be fixed on the basis of the spot prices at which the basis and tenderable varieties of cottonseed are sold at Akola market and also taking into account such prices in mofussil markets at which the cottonseed is tenderable. These tendering differences shall be applicable for the succeeding delivery period and shall remain unchanged throughout that delivery period.

(ii) For the purposes of January 1965 delivery of the Cottonseed hedge contract provisions of Bye-law 245(3)(a), 245(3)(d), 245(3)(e), 245(3)(f) as they stood immediately before dated 22-1-1965 shall be applicable and for the purposes of March 1965 Delivery and subsequent deliveries the provisions of Bye-law 245(3)(a), 245(3)(d), 245(3)(e), 245(3)(f) and 245(3)(g) as amended on the aforesaid date shall be applicable."

S. P. CHANDURKAR

Secretary

The Madhya Pradesh Commercial Exchange Limited, Akola

Akola,

Dated 26th January 1965.

**NOTIFICATION BY THE SURENDRANAGAR COTTON, OIL AND OILSEEDS ASSOCIATION LTD., SURENDRANAGAR**

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Government of India, Ministry of Commerce and Industry Notification S.O. 1162 dated the 4th May 1960, has been obtained to the following amendments made to the Bye-Laws of the Surendranagar Cotton, Oil and Oilseeds Association Ltd., Surendranagar.

**AMENDMENTS**

That the following new Bye-Laws may be added as Bye-Laws 134A, 134B and 134C :—

I. "134A. The Secretary shall maintain a register for recording the daily opening, closing, highest and lowest rates of the Kapas Hedge Contracts of each delivery. The Secretary shall also collect and record daily spot rates of different varieties of Kapas at different places at which goods are tenderable."

II. "134B. (1) Notwithstanding anything contained in these bye-laws, rules and regulations, the Board may, with the concurrence of the Forward Markets Commission, prohibit trading during any day in any delivery of any of the hedge contracts at a price higher or lower than the closing rate of the previous trading day or of such other trading day as may be prescribed by the Board, plus or minus such sum or sums as may be prescribed by the Board. Different sums may be prescribed and made applicable at different levels of the hedge contract price. Any sum or sums so prescribed may, with the concurrence of the Forward Markets Commission, be varied by the Board from time to time.

(2) The power specified in clause (1) above may be exercised by the Forward Markets Commission where in the opinion of the Commission it is expedient so to do."

III. "134C (1). No forward contract in kapas shall be entered into at a price above the corresponding maximum or below the corresponding minimum fixed for the respective descriptions of the lint cotton under the Cotton Control Order. The Board shall, prior to the commencement of trading in the first delivery of each season fix, with the prior approval of the Commission the maximum and minimum prices for the kapas of the

basis and tenderable (if any) varieties corresponding to the maximum/minimum prices for the respective descriptions of lint cotton under the Cotton Control Order. Should there be any changes in such maximum/minimum prices of lint cotton after the commencement of trading in a delivery the Board shall decide on each such occasion, with the concurrence of the Commission whether such changes shall apply to the current delivery/deliveries, or whether they shall apply only to the new deliveries.

(2) The powers specified in clause (1) above may be exercised by the Forward Markets Commission in any case, where in the opinion of the Commission, it is expedient in the interest of the trade or public interest so to do."

(Sd. illegible)

**NOTIFICATION BY THE ADONI OILSEEDS & OILS EXCHANGE LIMITED, ADONI**

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce & Industry No. S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Adoni Oilseeds & Oil Exchange Ltd., Adoni.

**AMENDMENTS**

In the Bye-laws of the Exchange :

(i) In Bye-law 71, for the words and figures "penalty of 23 nP per 10 kg. of oil" the words and figures "penalty of Re. 1.00 per 10 kg. of oil" shall be substituted.

(ii) In Bye-law 71(A), for the words and figures "penalty of 40 nP. per 10 kg., in case of oil" the words and figures "penalty of Rs. 1.50 per 10 kg. in case of oil" shall be substituted.

In pursuance of proviso to Sub-section 4 of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with the condition of previous publication of the above amendments in the interest of the trade.

T. RAMAMURTI

Secretary

The Adoni Oilseeds & Oil Exchange Limited

Adoni

Adoni,  
11-2-1965.

**CHANGE OF NAMES**

I, hitherto known as S. KARUPPIAH (Hindu) son of Shri K. SUBRAMANIAM of Athipatti, employed as Train Clerk in Southern Railway, Dindigul, residing at Dindigul Jn., have changed my name and shall hereafter be known as ADAM S. RAJAPPAN (Indian Christian).

It is certified that I have complied with other legal requirements in this connection.

S. KARUPPIAH

(Sd. in existing name)

I, hitherto known as KPBACM NAIR son of Shri KRISHNA PILLAI, employed as Officer in Indian Army, residing at Padinjare Marath House, Irinjalakuda, Trichur District Kerala State, have changed my name and shall hereafter be known as CHANDRA MOHAN.

It is certified that I have complied with other legal requirements in this connection.

KPRACM NAIR

(Sd. in existing name)

I, hitherto known as PANNU BICHHIYA son of Shri KASHIRAM BICHHIYA, employed as Sweeper in Aerodrome Office, Civil Aerodrome, Nagpur, have changed my name and shall hereafter be known as Shri PANNU KASHIRAM PANDEY.

I hereby certify that I have already complied with the legal formalities required in this connection.

PANNU BICHHIYA

(Sd. in existing name)

I, hitherto known as PARMAR ARKHABHAI son of Shri MAGANBHAI, employed as Gauger & Line Walker in Oil & Natural Gas Commission, Ahmedabad Project, Ahmedabad-5, residing at Ashok Mill's Old Chawl, Anil Road, Ahmedabad-18, have changed my name and shall hereafter be known as HARISHBHAI MAGANBHAI PARMAR.

It is certified that I have complied with other legal requirements in this connection.

PARMAR ARKHABHAI  
(Sd. in existing name)

I, hitherto known as KHOKAN CH. DAS son of Late ASHUTOSH DAS, employed as L.D.C. in O.D., Fort, Allahabad-5, residing at 381, Mohatshim Gunj, Allahabad, have changed my name and shall hereafter be known as NARENDRA CHANDRA DAS.

It is certified that I have complied with other legal requirements in this connection.

KHOKAN CHANDRA DAS  
(Sd. in existing name)

I, hitherto known as BANAMALI GHOSH son of Late SAILA CHARAN GHOSH, employed as Electrolater in the office of the Dy. CME, E. Rly. Workshop, Liliuah, residing at P.O. & Village Naity, Hooghly, have changed my name and shall hereafter be known as SIBARAM GHOSH.

It is certified that I have complied with other legal requirements in this connection.

BANAMALI GHOSH  
(Sd. in existing name)

I, hitherto known as Shri BALKRISHNA son of Shri BABU KOLI, employed as P. & T. Lineman in Sub-Divisional Office, Telegraph, Belgaum, residing at Telephone Exchange, Belgaum, have changed my name and shall hereafter be known as Shri BALKRISHNA BABURAO KURANE.

It is certified that I have complied with other legal requirements in this connection.

(Sd. illegible)

I, hitherto known as NAMDEV GANPATI DANGE son of Shri GANPATI TUKARAM DANGE, employed as Helper 'B' in Atomic Energy Estt., Trombay, Bombay, residing at OYC Museum, Bombay-1, have changed my name and shall hereafter be known as SHRIKRISHNA GANPATI BHOSLE.

It is certified that I have complied with other legal requirements in this connection.

NAMDEV GANPATI DANGE  
(Sd. in existing name)

I, hitherto known as Kum. SUMAN RAMCHNDRA PINGLE daughter of Shri RAMCHNDRA VINAYAK PINGLE, employed as T.S. Clerk in D. E. Telegraphs (II Division), Bombay, residing at "Swavalamban" Vishnunagar, Noupada, Thana (C. Rly.), have changed my name and shall hereafter be known as Mrs. MADHAVEE MADHUKAR ACHARYA.

It is certified that I have complied with other legal requirements in this connection.

SUMAN RAMCHNDRA PINGLE  
(Sd. in existing name)

I, hitherto known as I. LEO JOSEPH son of Shri IRUDAYARAI, employed as Clerk in Southern Rly. Hd. Qrs. Office, Madras-3, residing at 66, Kancheepuram High Road, Chingleput, have changed my name and shall hereafter be known as NUWIN.

It is certified that I have complied with other legal requirements in this connection.

I. LEO JOSEPH  
(Sd. in existing name)

I, hitherto known as ROHIT ASHA BHAI son of Shri BECHER BHAI, residing at Mahudha Rohit Nivas, Tal. Nadiad, Dist. Kaira, have changed my name and shall hereafter be known as MAKWANA ASHVIN BHAI BECHER BHAI.

It is certified that I have complied with other legal requirements in this connection.

ROHIT ASHA BHAI  
(Sd. in existing name)

I, hitherto known as RANCHHOD son of Shri SUKLAL RAMBHAU WANI, employed as Circle Service Telegraphist, Departmental Telegraph Office, Nasik, residing at Shanta Niwas, 727, Raviwar, Nasik, have changed my name and shall hereafter be known as RAMCHANDRA SUKLAL WANI.

I hereby certify that I have already complied with the legal formalities required in this connection.

R. S. WANI

I, hitherto known as MADAN LAL son of Shri KRISHAN LALL CHAWLA, employed as Trade Apprentice in National Metallurgical Laboratory, Jamshedpur-7, residing at Qr. No. 32, Punjabi Colony, P.O. Agrico, Jamshedpur-9, have changed my name and shall hereafter be known as MADAN LALL CHAWLA.

It is certified that I have complied with other legal requirements in this connection.

MADAN LAL  
(Sd. in existing name)

#### CORRIGENDUM

Corrigendum regarding notification of the Punjab Company Ltd., Bhatinda published in the Gazette of India, Part IV, dated 20th February 1965 at pages 29, 30, 31 and 32, regarding amendments of Bye-laws of the Company.

1. Omit 'be' in line 3 of first proviso to clause (a) of Bye-law 112 in amendment IX at page 29.

2. Read 'words' instead of 'word' in line 2 of amendment XIV at page 30.

3. Read 'contracts' instead of 'contract' in line 1 of additional Bye-law 285 at page 30.

4. Read 'provide' instead of 'provided' in line 2 of additional Bye-law 287 at page 30.

5. Add 'date' between 'due' and 'rate' in line 6 of proviso to additional Bye-law 291 at page 31.

6. Read 'descriptions' instead of 'description' in lines 3 and 4 of additional Bye-law 305 at page 32.

ROSHAN LAL GUPTA  
Secretary  
The Punjab Co. Ltd., Bhatinda



**THE SUTLEJ TRANSPORT COMPANY PRIVATE  
LTD., JULLUNDUR CITY**

*(In Liquidation)*

**NOTICE**

Notice is hereby given that the final meeting of the shareholders and creditors of the above-named company will be held on Monday the 31st May 1965 at 2 and 3 P.M. at the Office of Vol. Liquidator at General Lorry Stand, Jullundur City to consider the final winding up and accounts of the company under Section 509 of the Companies Act, 1956.

**PRITAM SINGH**  
*Vol. Liquidator*

**NOTICE TO CREDITORS**

*Estate : Miss Tessa Florence Christine Dickson,  
deceased*

Pursuant to Section 360 of Act XXXIX of 1925 all persons having claims against the estate of the above-named deceased late of Tara Hall, 5, Old Survey Road, Dehra Dun who died at Dehra Dun on the 26th May 1963 are hereby required to send full particulars of their claims to National and Grindlays Bank, Limited, 19, Netaji Subhas Road, Calcutta, the Executor to the above estate on or before the 30th April 1965 after which date the said Executor will proceed to distribute the assets without regard to any claims except those of which any notice shall then have been received.

*Dated the 30th day of March 1965.*

**SANDERSONS & MORGANS**  
*Solicitors for the said Executor  
5 & 7, Netaji Subhas Road  
Calcutta-1.*



